

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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SERIAL NUMBER FILING DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NO.
102390
T EXAMINER
ART UNIT PAPER NUMBER  180 17221/2
EXAMINER INTERVIEW SUMMARY RECORD
All participants (applicant, applicant's representative, PTO personnel):  (1) Exp. ZISM  (3)
(1) MR. ABRAMS (4)
Date of interview 3/24/95 N3:20 PM
Type: Otelephonic   Personal (copy is given to   applicant   applicant's representative). Interview spontaneously mstigated by personal stationely (a minutes after few sent.  Exhibit shown or demonstration conducted:   Yes   PNo. If yes, brief description:
Agreement was reached with respect to some or all of the claims in question. Was not reached.  Claims discussed: FAXED COPY OF PROPOSED CLAIM, FAXED AT 3:10PM 5/24/95  Identification of prior art discussed: THOMPSON, SMITHIES M General and ray you received by the Examinar.
Description of the general nature of what was agreed to if an agreement was reached, or any other comments: No agreement was
opinion of the claim & was told that she had not seen the fax.
Applicant then told Examerer that one claim language related to
"actualized of scland gene expression" was inserted to the classify that the danguage in the Chienel patent. The Example solution if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.)
Unless the paragraphs below have been checked to indicate to the contrary, A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW (e.g., items 1-7 on the reverse side of this form). If a response to the last Office action has already been filed, then applicant is given one month from this interview date to provide a statement of the substance of the interview.
☐ It is not necessary for applicant to provide a separate record of the substance of the interview.
Since the examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action.  She would consider the claims of the considered to fulfill the confidence of the last Office action.
PTOL-413 (REV. 1-84) Examiner at no time inducted that the claim was allowable ORIGINAL FOR INSERTION IN RIGHT HAND FLAP OF FILE WRAPPER



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102390				
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			18C	PAPER NUMBER  MZ21/2
	EXAMINER INTERVIEW	SUMMARY RECO	DATE MAILED:	
All participants (applicant, applicant's represei	ntative, PTO personnel):		page 6	L <del>g</del> 3
1) Byr, ZISMA	(3)		•	
2) MR ABRAMS				
	N3:20 1	01.4		····
Date of interview 3 174 17	· ~3.30 )	~ M		
Type: 🗸 Telephonic 🗆 Personal (copy is	given to 🗌 applicant 🔲 ap	plicant's representative	).	
Exhibit shown or demonstration conducted:	☐ Yes 💆 No. If yes, brief o	description:		
Claims discussed: FM-XED Control of prior art discussed: Section of prior art discussed: FM-XED Control of prior art discussed are discussed are discussed are discussed are d	BY THE EXAMIN	ven '		
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Description of the general nature of what was				
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oxplication before !	or + mo	second d	scuss the	ment without
enflication. He E	somin sail	she would	2 comide	- He rounds drap
A fuller description, if necessary, and a copttached. Also, where no copy of the amendm	y of the amendments, if availab	which the examiner ims allowable is available	agreed would rene e, a summary there	der the claims allowable must be of must be attached.)
Unless the paragraphs below have been check NOT WAIVED AND MUST INCLUDE THE ast Office action has already been filed, then a	SUBSTANCE OF THE INTERV	/1EW (e.g., items 1 – 7	on the reverse side	of this form). If a response to the
☐ It is not necessary for applicant to prov	ide a separate record of the subs	tance of the interview.		
☐ Since the examiner's interview summar requirements that may be present in the response requirements of the last Office.	he last Office action, and since t			
			1. Zulu	
		Examiner	's Signature	





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SERIAL NUMBER FILING DATE	FIRST NAMED APPLICANT	11, D.C. 20231	ATTORNEY DOCKET NO.
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		ART UNIT	PAPER NUMBER
		180	74 1922 1/2
		DATE MAILED:	71
EXAMINE	R INTERVIEW SUMMARY RECO	IRD Pa	g-363
All participants (applicant, applicant's representative, PTO pe	ersonnel):		
1)	(3)		
2) ABRAMS	(4)		
Date of Interview 3 10 4 1 9 5			
Type: Telephonic Personal (copy is given to	annlicant annlicantic-correction	<b>.</b>	
Exhibit shown or demonstration conducted: 🔲 Yes 🎉 N	o. If yes, brief description:		
Agreement	ne claims in question. 🛮 🔣 was not reacl	hed.	
Claims discussed: See pal			
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dentification of prior art discussed:			
Description of the general nature of what was agreed to if an	agreement was reached, or any other con	nments: YLo E	xanure puther
said de would consid	4 the gramment	5 rolding	- by Mr. Abren
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which may me han some	mus art fe	proposed	aum wien
she god the four.			
A fuller description, if necessary, and a copy of the amend attached. Also, where no copy of the amendments which wou			
Unless the paragraphs below have been checked to indicate NOT WAIVED AND MUST INCLUDE THE SUBSTANCE (ast Office action has already been filed, then applicant is give	OF THE INTERVIEW (e.g., items 1-7	on the reverse side of	of this form). If a response to th
$\square$ It is not necessary for applicant to provide a separate r	ecord of the substance of the interview.		
☐ Since the examiner's interview summary above (inclured requirements that may be present in the last Office are response requirements of the last Office action.			
		V - Jeston	
	Examiner	r's Signature	